

NUMBER 100.

[Reported Expressly for the Louisville Courier.]
POLICE COURT.
 GEORGE W. JOHNSTON, JUDGE.
 WEDNESDAY, December
 LUNACY.—Mrs. Margaret Brod, a good look

[illegible]

same was \$20. S. Deshon and S. McHugh, misdemeanors, were both committed as to Deshon, at \$20; as to McHugh, continued as to McHugh.

The same vs. Rhoda Johnson and Benetta J. Gray, assault on Kate Fisher. Verdict guilty, and fine \$10 each.

The same vs. Pat. Grimes, assaulting Pat. Holmstrom. Verdict guilty—fine one cent.

The same vs. John H. Porter & Co., Pat. Grimes charged with larceny from them. Verdict guilty, and fine \$100.

The same vs. Jao. Norris, forfeited recognizance \$100 damages.

The same vs. Wm. C. Bland, selling stolen goods on Sunday. Verdict guilty—fine \$6.

The following cases were dismissed at defendants' cost: J. F. Dupree, H. Pastino, Th. Davis, J. M. Smith, J. L. Porter & Co., George C. Deaton, Thomas Bannon, Pat. Carrily, Geo. Stover, R. W. Moore, John Stanching, G. Reed, J. Barnett, Fred Beeler, D. Bernarr, F. Renegade.

[Correspondence of the Louisville Courier.]

Register of the Land Office.—J. H. Johnson.

It seems to me that with these objects for the State, Louisville and Jefferson county will find it difficult in selecting a candidate upon whom to repose their votes in the convention. J. H. Johnson, Esq. has more claims upon the Democracy of the whole State, and upon the Democracy of

of Louisville in particular, than any other city in the nation. He was one of those who, by the publication of the Louisville Daily Times, and until that institution lowered its haughty crest, Mr. Johnson never ceased to wage incessant war upon. The fact that he has been elected to be so well qualified for the position he seeks, and that his country was worthy of it, makes the duty of the Louisville Plain Dealer in selecting him for its editorial staff all the more imperative. We, and I believe he will receive it of the 31st of January next. LOUISVILLE.

[For the Louisville Courier.]

Democratic Meeting in Carroll.

At a meeting of the Democrats of Carroll county, held in Carrollton, on the 31st of January, 1860, the following resolutions were adopted to the chair, and L. F. Sanders acting secretary. The object of the meeting having been explained in a short and appropriate address by the speaker, the following were appointed a committee on resolutions: J. A. Webb, W. B. Lindsey, and Judge Cox, who, after a long and interesting discussion, reported the following resolutions and resolutions:

Whereas, The Democracy of Kentucky have deemed proper and right to commemorate the battle of Newmarket, which shall cluster and glory upon Americans, by meeting in State convention, upon the anniversary of that brilliant victory and enunciating again the principles which have guided their past political operation since this government was founded;

[illegible]

That the course hitherto pursued by the State corporations of Kentucky, satisfies the Democracy of the State, and that the candidates for the several offices in

of the people of the State will be nominated, who meet all the requisites necessary to qualify them for the faithful performance of the official duties which we made incumbent on them by their nominations, therefore we leave our delegates uninstructed.

That although we leave our delegates untrammelled by instructions, yet we point with patriotic pride to the services of that distinguished soldier and statesman

William O. Butler, as an undoubted proof of his fitness for the office of Governor, and with pleasure commend him to the Democracy of Kentucky as a candidate for that office.

That in the person of Grant Green, of Henderson county, are concentrated all the qualifications requisite for the important office of Superintendent of Public Instruction; therefore, we, the Democracy of Carroll county, recommend him as a candidate for that office.

After the adoption of the resolutions, a committee waited on Gen. Butler and informed him of the action of the meeting, when the old chief appeared in the meeting, and delivered an address.

eloquent speech, urging a complete harmonization of the party to secure success, without which the liberties we enjoy would be imperiled, and declined being a candidate, after thanking the voters for their complimentary notice. Notwithstanding Gen. Butler has thus publicly announced his unwillingness to be a candidate, it is not probable that he will be chosen.

ate for Governor, yet no man in Kentucky, in the Union, manifests more solicitude for the success of Democratic principles than he does. He prefers retirement rather than be in the way of his friends.

L. F. S.

[Reported Expressly for the Louisville Courier.]

COURT OF APPEALS.
MONDAY, Dec. 6, 1899.
ORDERS.
Calvert vs. Commonwealth, Caldwell, abated.
Davis vs. Commonwealth, Fayette;
Pell vs. Commonwealth, Fayette;
Commonwealth vs. Pattersons, McLean;

Commonwealth vs. Derricksen & Mount, Orsley;
 Reed's adm'r. vs. Reed's heirs, Lou. Ch'cy.; were con-
 sidered.
 Orsley & Co. vs. McAfee, Lou. Ch'cy;
 Lindsey & Dudley vs. Craig's adm'r., Boone;
 Campbell vs. Ramsay, Garrard;
 Legar & Co. vs. Ramsay, Garrard; petitions for re-
 view filed.

Curran & Co. vs. Hulls & Co., Lou. Ch'cy; M
ren & Co. offered to file petition for re-hearing—thin
en.
Lewis' heirs vs. Corrie and wife, Lou. Ch'cy; agree
d filed and a appeal granted to Mary Swinder.
Keith vs. Bank of Louisville, Fulton county; appeal
d to dismiss appeal.
Malhoun vs. Carter, McCracken county; appeal di

ed for failure to file record.
Williams vs. Commonwealth, Caldwell;
Turphy vs. Lane, Nicholas;
Commonwealth vs. Adamson, Fleming;
Commonwealth vs. Megowan, Fleming;
Commonwealth vs. Thornton, et al., Taylor;
Commonwealth vs. Harris, 2 cases, Pulaick;
Edgewood & Pulliam vs. Commonwealth, B. Mercer.

Rightman, McClellan, *et al.*, vs. Leach, *et al.*, Le
 anery;
 Austin *et al.* vs. Howell, Lou. Ch'cy.;
 Leagan vs. Lloyd, *et al.*, Lou. Ch'cy;
 Lewis' heirs vs. Corrie *et al.*; were argued.
 THURSDAY, Dec. 7, 1884.
 CAUSES DECIDED.

Carney vs. Commonwealth, Nicholas, affirmed.
Williams vs. Commonwealth, Calwell, reversed.
Commonwealth vs. Adamson, Fleming, affirmed.
Commonwealth vs. Megowan, Fleming, affirmed.
Ex. & Dan. R. R. vs. Harbo, Boyle, affirmed.

ORDERS.

Craig vs. Dent, McCracken, *q. & or.*; appeal dismissed.
Callahan vs. Commonwealth, Calwell, affirmed.

Heirs vs. Bank of Louisville, Fulton county; motion
denied.
Hedlow & Pulliam vs. Commonwealth, Mercer; tran-
script of record condemned, and rule against clerk com-
pelled to furnish another.
Hoyes vs. Sales, Lou. Ch'cy.; continued.
Howards heirs vs. Howard's heirs, Lou. Ch'cy.;

Payne vs. Commonwealth, Fayette; was argued

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LOUISVILLE, 4th, 1. 1858. cl 60ms

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